

IN THE SUPERIOR COURT OF THE STATE OF ARIZONA
IN AND FOR THE COUNTY OF MARICOPA

IN THE MATTER OF)	AMENDED
FILING OF FELONY COMPLAINTS)	ADMINISTRATIVE ORDER
IN THE SUPERIOR COURT)	No. 2002- 029
)	(Amended to correct rescinded
<hr style="width:40%; margin-left:0"/>)	effective date)

Whereas, the Superior Court finds that the filing of felony complaints issued by the Maricopa County Attorney and the Arizona Attorney General directly into the Superior Court is more cost effective than having these complaints filed with the Maricopa County Justice Courts:

IT IS ORDERED:

1. Pursuant to AZ. R. Cr. P. 2.2 (b), commencing May 6, 2002, complaints that include felony charges may be filed directly into the Superior Court by standing permission of the Presiding Judge of the Maricopa County Superior Court.
2. Commencing on May 6, 2002, complaints which include felony charges normally filed **outside** of the Southeast Judicial District, as defined in Maricopa Superior Court Local Rule 11.2 (e), shall be filed directly into the Superior Court's downtown court complex.
3. Commencing on May 20, 2002, complaints which include felony charges normally filed **within** the Southeast Judicial District, as defined in Maricopa Superior Court Local Rule 11.2 (e), shall be filed directly into the Superior Court's Southeast Court Facility. Pending a further administrative order from the Presiding Judge, complaints from the Scottsdale Justice Court judicial precinct may be filed directly into the Superior Court's Southeast Court Facility.
4. Complaint filing administrative policies and procedures within both the downtown court complex and the Southeast Court Facility will be outlined by the Court Administrator of the Maricopa County Superior Court.
5. Pursuant to Local Rule 4.1 (b)(2), all judicial officers including commissioners and hearing officers of Superior Court are designated by the Presiding Judge as judicial officers authorized to sign complaints to be filed into Superior Court.

6. Administrative Order Number 2000-071 is hereby rescinded effective May 6, 2002.

Dated this ____ day of April, 2002

Colin F. Campbell
Presiding Judge

Original: Filed with the Clerk of Court

Copies: Hon. Thomas W. O'Toole, Criminal Presiding Judge
Hon. M. Jean Hoag, Presiding Judge Southeast Court Facility
Hon. Lester Pearce, Presiding Justice Court Judge
Hon. Michael K. Jeanes, Clerk of the Court
Gordon M. Griller, Court Administrator
Marcus Reinkensmeyer, Chief Deputy Court Administrator
Joseph M. Arpaio, Sheriff
Richard M. Romley, County Attorney
James Haas, Public Defender
Robert S. Briney, Legal Defender
Mark Kennedy, Office of Court Appointed Counsel
Barbara Broderick, Adult Probation Department
Penny Stinson, Pretrial Services Agency
Maricopa County Justices of the Peace
Maricopa County Chiefs of Police
Arizona Attorney General's Office

IN THE SUPERIOR COURT OF THE STATE OF ARIZONA
IN AND FOR THE COUNTY OF MARICOPA

IN THE MATTER OF)	
JUSTICE COURT FELONY)	ADMINISTRATIVE ORDER
COMPLAINTS)	NO. 2002-030
_____)	

Pursuant to Administrative Order 2002-029, felony complaints issued by the Maricopa County Attorney and the Arizona Attorney General will now be filed directly into the Maricopa County Superior Court. There are currently felony complaints filed in the Maricopa County Justice Courts that have not moved forward in the process due to lack of service of outstanding warrants. Once a defendant is arrested and that case is re-activated, it will be a more efficient use of judicial resources to transfer such active pending felony complaints and related documents to the Superior Court. Accordingly,

IT IS ORDERED that commencing on May 6, 2002, the following procedures be followed:

1. The Maricopa County Justice Courts shall transfer to the Maricopa County Superior Court any felony complaint currently pending in the Maricopa County Justice Courts that changes from inactive status to active status due to the defendant being arrested on an outstanding warrant.
2. The Maricopa County Justice Courts shall deliver any such newly-activated felony complaint and all related documents to the Superior Court Administration immediately upon notification of the defendant's arrest.
3. Court Administration shall file such newly-activated felony complaints in the Superior Court and proceed in the normal course.
4. The Maricopa County Justice Courts shall retain all felony complaints currently pending in their courts on inactive status due to an outstanding warrant until said warrant is executed.

5. The Superior Court Administrator shall disseminate specific policy directives and procedures conforming to the operation of this administrative order.

DATED this ____ day of April, 2002.

Colin F. Campbell
Presiding Judge

Original: Filed with the Clerk of Court

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Hon. Lester Pearce, Presiding Justice of the Peace
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